



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## UTILITY PATENT APPLICATION TRANSMITTAL LETTER

U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop Patent Application Crystal Plaza Two, Lobby, Room 1B03 Arlington, Virginia 22202

Sir:

Enclosed for filing is the utility patent application of <u>Brig Barnum Elliott</u> for <u>MEDIUM ACCESS</u> <u>CONTROL FOR RETRO-REFLECTORS</u>

Also enclosed are:
$\boxtimes$ $\underline{6}$ sheet(s) of $\boxtimes$ formal $\square$ informal drawing(s);
claim for foreign priority under 35 U.S.C. §§ 119 and/or 365 is hereby made to filed in _ on _;
in the declaration;
a certified copy of the priority document;
a General Authorization for Petitions for Extensions of Time and Payment of Fees;
applicant(s) is/are entitled to Small Entity Status;
an Assignment document and Assignment Recordation Cover Sheet;
an Information Disclosure Statement and PTO-1449;
□ A Request for Non-Publication is enclosed; and
Other: _;
also is enclosed will follow.
Please amend the specification by inserting before the first line the sentence This application claims priority under 35 U.S.C. §§ 119 and/or 365 to _ filed in _ on _; the entire content of which is hereby incorporated by reference
A bibliographic data entry sheet is enclosed.

$\boxtimes$	The filing fee has been calculated as follows	and in accordance with the enclosed
	preliminary amendment:	

CLAIMS					
	No. of Claims		Extra Claims	Rate	Fee
Basic Applicat	\$770.00				
Total Claims	80	Minus 20 =	60	x \$18.00 =	\$1,080.00
Ind. Claims	6	Minus 3 =	3	x \$ 86.00 =	\$258.00
If multiple dep	pendent claims are p	resented, add \$290	0.00		<u> </u>
Total Application Fee				\$2,108.00	
If Small entity	status is claimed, s	ubtract 50% of Tot	tal Application F	ee	
Add Assignment Recording Fee if Assignment document is enclosed					\$40.00
TOTAL APPLICATION FEE DUE					\$2,148.00

L	╝	This application is being filed without a filing fee.	Issuance of a Notice to File Missing Parts
		of Application is respectfully requested.	-

A check in the amount of \$\\_\ is enclosed for the fee due.

Charge \$2,148.00 (Application filing fee, claim fees and Assignment Recordation fee) to Deposit Account No. 07-2339 for the fee due.

The Commissioner is hereby authorized to charge any other appropriate fees that may be required by this paper that are not accounted for above, and to credit any overpayment, to Deposit Account No. 07-2339. This paper is submitted in duplicate.

Respectfully submitted,

Paul A. Harrity

Reg. No. 39,574

Verizon Corporate Services Group Inc. 600 Hidden Ridge Drive Mail Code: HQE03H14 Irving, Texas 75038 (972) 718-4800 CUSTOMER NO. 32127

Date: February 26, 2004

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of	)
Brig Barnum Elliott	) Group Art Unit: Unassigned
Application No.: Unassigned	) Examiner: Unassigned
Filed: February 26, 2004	)
For: MEDIUM ACCESS CONTROL FOR RETRO-REFLECTORS	) )

## REQUEST FOR NON-PUBLICATION OF APPLICATION AND CERTIFICATION UNDER 35 U.S.C. §122 (b)(2)(B)(i)

U.S. Patent and Trademark Office 2011 South Clark Place Customer Window, Mail Stop Crystal Plaza Two, Lobby, Room 1B03 Arlington, Virginia 22202

Sir:

As an authorized agent of the above-identified applicant(s), the undersigned attorney hereby certifies that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. §122(b).

I further understand that this non-publication request may be rescinded at any time and if so, the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

Request for Non-Publication of Application Application Serial No. Unassigned Attorney's Docket No. 03-4047

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I further understand that if applicant(s) subsequently file(s) an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the United States Patent and Trademark Office must be notified of such filing within forty-five (45) days after the date of the filing of such foreign or international application. I also understand that failure by applicant(s) to so notify the Patent and Trademark Office will result in abandonment of this application.

Respectfully submitted,

Paul A. Harrity Reg. No. 39,574

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CUSTOMER NO. 32127

Date: February 26, 2004